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ATTORNEY DOCKET NO. CONFIRMATION NO.

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/609,318	06/27/2003	Kent A. Franklin	K-C 13685.2	7348
7.	590 08/02/2004		EXAM	INER
Pauley Petersen Kinne & Erickson			STONER, KILEY SHAWN	
Suite 365 2800 W. Higgi	ns Road		ART UNIT	PAPER NUMBER
Hoffman Estates, IL 60195			1725	
			DATE MAILED: 08/02/200	4

Please find below and/or attached an Office communication concerning this application or proceeding.

			<i>(</i>			
	Application No.	Applicant(s)				
	10/609,318	FRANKLIN ET AL.				
Office Action Summary	Examiner	Art Unit				
	Kiley Stoner	1725				
The MAILING DATE of this communication a Period for Reply	appears on the cover she	et with the correspondence addr	ess			
A SHORTENED STATUTORY PERIOD FOR REF THE MAILING DATE OF THIS COMMUNICATIOI - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, at - If NO period for reply is specified above, the maximum statutory peri - Failure to reply within the set or extended period for reply will, by sta Any reply received by the Office later than three months after the may earned patent term adjustment. See 37 CFR 1.704(b).	N. 1.136(a). In no event, however, reply within the statutory minimum od will apply and will expire SIX (6 tute, cause the application to become	nay a reply be timely filed of thirty (30) days will be considered timely. NONTHS from the mailing date of this commone ABANDONED (35 U.S.C. § 133).	munication,			
Status	·					
1) Responsive to communication(s) filed on 27	7 June 2003.					
	his action is non-final.					
	·					
Disposition of Claims						
4) ⊠ Claim(s) <u>1-22</u> is/are pending in the application 4a) Of the above claim(s) is/are with description 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) <u>1,9,12,13,15 and 17-19</u> is/are reject of the control	rawn from consideration cted. objected to.					
Application Papers						
9) The specification is objected to by the Examination The drawing(s) filed on is/are: a) and a Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct T1). The oath or declaration is objected to by the	ccepted or b) objecte he drawing(s) be held in all ection is required if the dra	peyance. See 37 CFR 1.85(a). awing(s) is objected to. See 37 CFR				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for forei a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the priority docume application from the International Bure * See the attached detailed Office action for a least complex of the priority documents.	ents have been received ents have been received riority documents have l eau (PCT Rule 17.2(a)).	l. I in Application No been received in this National St	tage			
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/0 Paper No(s)/Mail Date 6-27-03.	Pape 08) 5) Notice	view Summary (PTO-413) er No(s)/Mail Date de of Informal Patent Application (PTO-1	52)			

Art Unit: 1725

DETAILED ACTION

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 18-19 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 18 recites the limitation "said rotary ultrasonic horn" in line 4. There is insufficient antecedent basis for this limitation in the claim.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1, 9, 12-13, 15, and 17 are rejected under 35 U.S.C. 102(b) as being anticipated by Okamoto (JP-61022641). Okamoto teaches an ultrasonic horn (tool #9) in contact with a material to be bonded (abstract and Figures); and non-contact means for measuring an amplitude of said ultrasonic horn (abstract and Figures); control means for directly regulating said amplitude of said ultrasonic horn operably connected to said ultrasonic horn (abstract).

Art Unit: 1725

Okamoto also teaches an ultrasonic horn; non-contact measurement means for directly measuring an amplitude of said ultrasonic horn; and control means for modulating said amplitude of said ultrasonic horn in communication with said noncontact measurement means (abstract and Figures); said non-contact measurement means comprises a non-contact amplitude sensor and a data acquisition and analysis system, said data acquisition and analysis system operatively connected to said amplitude sensor and determining an amplitude of said ultrasonic horn (abstract and Figures); a light source for directing a beam of light onto a surface of an ultrasonic horn, thereby generating reflected light; a photodetector for receiving said reflected light, said detector producing an output signal proportional to at least one of an intensity of said light and a location of said light on said detector; translating means for correlating said output signal to the amplitude of the ultrasonic horn; and means for adjusting the amplitude of said horn in accordance with said correlated signal (abstract and Figures); said data acquisition and analysis system further comprises translation means for converting a displacement of said light spot on said detector into a horn displacement (abstract and Figures).

Claims 1, 9, 12-13, 15, and 17 are rejected under 35 U.S.C. 102(b) as being anticipated by Kajiwara et al. (5,431,324). Kajiwara et al. teaches an ultrasonic horn (1,2) in contact with a material to be bonded; and non-contact means for measuring an amplitude of said ultrasonic horn (column 3, lines 18-59; column 5, lines 35-49; column 6, lines 24-51; and column 7, lines 58-61); control means for directly regulating said

Art Unit: 1725

amplitude of said ultrasonic horn operably connected to said ultrasonic horn (column 6, lines 24-51). Because the tool (2) is attached to the horn (1) it has been considered by the examiner to be part of the horn. It is inherent that both the tool and the horn will vibrate at the same frequency since they are attached.

Kajiwara et al. also teaches an ultrasonic horn; non-contact measurement means for directly measuring an amplitude of said ultrasonic horn; and control means for modulating said amplitude of said ultrasonic horn in communication with said noncontact measurement means (column 3, lines 18-59; column 5, lines 35-49; column 6, lines 24-51; and column 7, lines 58-61); said non-contact measurement means comprises a non-contact amplitude sensor and a data acquisition and analysis system, said data acquisition and analysis system operatively connected to said amplitude sensor and determining an amplitude of said ultrasonic horn (column 6, lines 24-51); said non-contact amplitude sensor comprises: a light source for directing a beam of light onto a surface of an ultrasonic horn, thereby generating reflected light; a photodetector for receiving said reflected light, said detector producing an output signal proportional to at least one of an intensity of said light and a location of said light on said detector; translating means for correlating said output signal to the amplitude of the ultrasonic horn; and means for adjusting the amplitude of said horn in accordance with said correlated signal (column 3, lines 51-59 and column 6, lines 24-51); said data acquisition and analysis system further comprises translation means for converting a displacement of said light spot on said detector into a horn displacement (column 6, lines 24-51).

Art Unit: 1725

Allowable Subject Matter

Claims 18-19 would be allowable if rewritten to overcome the rejection(s) under 35 U.S.C. 112, second paragraph, set forth in this Office action and to include all of the limitations of the base claim and any intervening claims.

Claims 2-8, 10-11, 14, 16 and 20-22 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

The prior art of record that is cited as of interest is presented on the form-892.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kiley Stoner whose telephone number is (571) 272-1183. The examiner can normally be reached on Monday-Thursday (7:30 a.m. to 6:00 p.m.).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tom Dunn can be reached on Monday-Friday at (571) 272-1171. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR.

Status information for unpublished applications is available through Private PAIR only.

Art Unit: 1725

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Page 6

Kiley Stoner A.U. 1725

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